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	9	DMA CLAIMS MANAGEMENT, INC., erroneously sued as DMA CLAIMS INC.		
	10	UNITED STATES DISTRICT COURT		
	11	DISTRICT OF NEVADA		
	12	DIANE SANCHEZ,) CASE NO.: 2:19-cv-02196-RFB-VCF	
	13	Plaintiff,		
	14	VS.	STIPULATION AND ORDER TO	
Scull th Str Vegas	15	WINDHAVEN NATIONAL INSURANCE) EXTEND TIME FOR DMA) CLAIMS MANAGEMENT, INC.	
Rees 0 S. 4 Las	16	COMPANY, a domestic corporation;	TO FILE REPLY BRIEFS (ECF	
rdon 30	17	WINDHAVEN NATIONAL INSURANCE COMPANY fka ATX PREMIER INSURANCE, a) NOS. 33, 34)	
Ğ	18	domestic corporation; DMA CLAIMS INC., a foreign corporation; BLAS BON, an individual;) FIRST REQUEST	
	19	DOES I-X and ROE CORPORATIONS I-X, inclusive,	,))	
	20	Defendants.		
	21))	
	22	WINDHAVEN NATIONAL INSURANCE COMPANY, a foreign corporation,))	
	23	Cross-Claimant,		
	24	VS.))	
	25	DMA CLAIMS SERVICES, INC., a foreign))	
	26	corporation; DOES I-X, inclusive, and ROE CORPORATIONS I-X, inclusive,)	
	27)	
	28	Cross-Defendant.)	
		1		

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Pursuant to Local Rule IA 6-1 and LR 7-1, Plaintiff Diane Sanchez ("Sanchez") and Defendant DMA Claims Management, Inc. ("DMA"), by and through their respective counsel of record, hereby stipulate that the deadlines for DMA to files its Reply briefs to Sanchez's Response to DMA's Motion to Dismiss, ECF No. 33, and Sanchez's Response to DMA's Motion to Stay, ECF No. 34, are hereby extended for two (2) weeks to **Friday, May 29, 2020**. This is the first stipulation for extension of time to allow DMA to file its Reply briefs. On April 2, 2020, DMA filed its Motion to Dismiss First Amended Complaint. ECF No. 27. On April 22, 2020, DMA filed its Motion to Stay Pursuant to Injunction or Alternatively, Motion to Stay Discovery. ECF No. 30. On May 8, 2020, Sanchez filed her Response briefs to both Motions. ECF No. 33, 34. DMA's Reply briefs are currently due on May 15, 2020. This extension of time is to allow DMA additional time to review and evaluate Sanchez's position in her Response briefs. This request is not made for any improper purposes or to cause any unnecessary delay. /// /// /// /// /// /// /// /// /// /// /// /// /// ///

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1	While Sanchez and DMA may dispute whether the stay triggered by defendant			
2	Windhaven National Insurance Company's ("Windhaven") liquidation proceeding applies as to			
3	DMA, Sanchez and DMA do not dispute that this action is currently stayed as to Windhaven and			
4	defendant Blas Bon. See ECF No. 25, Notice of Automatic Stay Proceeding. Thus, these			
5	defendants are not parties to this Stipulation.			
6	DATED this <u>14th</u> day of May, 2020	DATED this 14th day of May, 2020		
7	GORDON REES SCULLY MANSUKHANI, LLP	PRINCE LAW GROUP		
8				
9	/s/ Robert E. Schumacher ROBERT E. SCHUMACHER, ESQ.	/s/ Kevin T. Strong DENNIS M. PRINCE, Esq.		
10	Nevada Bar No. 7504 WING YAN WONG, ESQ.	Nevada Bar No. 5092 KEVIN T. STRONG, Esq.		
11	Nevada Bar No. 13622	Nevada Bar No. 12107 10801 W. Charleston Boulevard, Suite560		
12	300 South 4 th Street, Suite 1550 Las Vegas, Nevada 89101 Attorneys for Defendant, DMA CLAIMS MANAGEMENT, INC., erroneously sued as DMA CLAIMS INC.	Las Vegas, Nevada 89135 Attorneys for Plaintiff, DIANE SANCHEZ		
13				
14	erroneously suea as DMA CLAIMS INC.			
15				
16	ORDER			
17	_	Γ IS SO ORDERED:		
18	II IS SO ORDERED:			
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20		CHARD F. BOULWARE, II NITED STATES DISTRICT JUDGE		
21		ATED this 15th day of May, 2020.		
22		in any in any		
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